TEMPORARY

Serial No. **55993**

APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office. MAR 1 5 1991			
Retu	rned to applicant for correction		
Cori	rected application filed MAR 1 5 1991		
	The applicant Ed & Betty Jean Perkins and Donald E. and Barbara Jean Organ Route 4, Box 350 Oakley Street and No. or P.O. Box No. City or Town CA 94561		
*******	CA 94561 hereby make application for permission to change the State and Zip Code No. Place of use of a portion and the manner of use.		
of w	Point of diversion, manner of use, and/or place of use atter heretofore appropriated under Truckee Carson Irrigation District Serial No 673-1; Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and United States of America v. Orr Ditch Co. in Equity N. A-3, Claim No. 3; by right in Decree.		
	United States of America v. Alpine Land and Reservoir Co., No. D-183 BRT; both		
	in the Federal District Court of Nevada.		
2.	The source of water is		
3.	The water to be used for Maintenance of Wetlands for Recreation and Wildlife/Storage Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
4.	The water heretofore permitted for as decreed Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
	The water is to be diverted at the following point. Lahontan Dam being within SW4SE4, Section Describe as being within a 40-acre subdivision of public survey and by course and 33, T19N, R26E, M.D.B.&M. and Derby Dam being within N½ SW4 Section 19, T.20N., distance to a section corner. If on unsurveyed land, it should be stated. R.23E., MDBM.		
6.	The existing permitted point of diversion is located within. No change. If point of diversion is not changed, do not answer.		
	Proposed place of use 5,427 acres, -plus or minus- within Sections 10, 11, 12, 13, Describe by legal subdivisions. If for irrigation state number of acres to be irrigated. 14, 15, 16, 20, 21, 22, 23, 24, 27, 28, 29, 32, 33, 34, T17N, R29E, M.D.B.&M.		
8.	Existing place of use 24.10 acres in the NE 1/4 NE 1/4 of Section 24, T19N R29E, M.D.B.&M. Describe by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/or		
	manner of use of irrigation permit, describe acreage to be removed from irrigation.		
9.	Use will be from as decreed to Month and Day Month and Day of each year.		
10.	Use was permitted from as decreed to Month and Day Month and Day of each year.		
	Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and		
	specifications of your diversion or storage works.) No new diversion or storage works on the State manner in which water is to be diverted, i.e. diversion structure,		
	Truckee River and the Carson River will be constructed. ditches, pipes and flumes, or drilled well, etc.		
12.	Estimated cost of worksN/A		
13.	Estimated time required to construct works. N/A		

14. Estimated time required to complete the application of water to beneficial use 1 year				
15. Remarks: For use other than irrigation or stock watering, state number and type of units to be served or and consumptive use:	ıual			
Applicant expressly reserves the right to transfer in a later proceeding:				
1) .51 acre-feet for each of the 24.10 acres from which 2.99 acre-feet pe	r			
acre is to be transferred by this application, and 2) 3.5 acre-feet for e				
of the 13.30 water-righted acres remaining at existing place of use.	******			
By S/ Robert Wigington Robert Wigington, Applicant's At 1244 Pine Street or Boulder, Colorado 80302 Protested	törney Agent			
APPROVAL OF STATE ENGINEER				
This temporary permit to change the place of use of the waters of the Truckee and Carson Rivers as set forth under the Newlands Reclamation Project rights in the Truckee and Carson River final decrees is issued subject to the terms and conditions imposed in said decrees and with the understanding that no other rights on the source will be affected by the change proposed herein. This temporary permit is further issued pursuant to NRS 533.370, Section 1(b). This temporary permit is also issued for the consumptive use pursuant to Article VII in the United States of America vs. Alpine Land and Reservoir Company, et al., D.C. No. D-183 BRT. The net consumptive use is determined to be 2.99 acre feet per acre of land removed from irrigation. This temporary permit is issued pursuant to the provisions of NRS 533.345 Section 2 and will expire on April 16, 1992 at which time all rights herein granted shall revert to the right being changed by this temporary permit.				
The amount of water to be changed shall be limited to the amount which are be smalled to be accepted to	4			
The amount of water to be changed shall be limited to the amount which can be applied to beneficial use, and not acre season, exceed 72.06 rebix feet per record as decreed.				
exceed 72.00 Exceed as decreed.				
Work must be prosecuted with reasonable diligence and be completed on or before				
Application of water to beneficial use shall be made on or before				
Application of water to beneficial use shall be made on or before.				
Proof of the application of water to beneficial use shall be filed on or before				
Map in support of proof of beneficial use shall be filed on or before				
Completion of work filed	,			
Proof of beneficial use filed	пу			
Proof of beneficial use filed. State Engineer of Nevada, have hereunto set my hand and the seal of a office, this 19th day of September Cultural map filed.				
Certificate No	*****			
EXPIRED State Engineer	,			

(O)-1108 (Rev. 6-81)

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Date of filing in State Engineer's Office MAR 1 5 1991			
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an.	e applicant Ed & Betty Jean Perkins and Donald E. and Barbara Jean Organ		
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RO1	Street and No. or P.O. Box No. Oakley City or Town		
CA	94561 hereby make application for permission to change the		
Pla	ace of use of a portion and the manner of use. Point of diversion, manner of use, and/or place of use		
of wate	er heretofore appropriated under		
673	3-1; United States of America v. Orr Ditch Co. in Equity N. A-3, Claim No. 3;		
-	ight in Decree. ited States of America v. Alpine Land and Reservoir Co., No. D-183 BRT; both		
	the Federal District Court of Nevada.		
1. Th	ne source of water is Truckee River and Carson river Name of stream, lake, underground spring or other source.		
2. Th	ne amount of water to be changed 72.06 acre-feet (24.10 acres x=2:99-acre=feet per acre) Second feet, acre feet. One second foot equals 448.83 gallons per minute.		
3. Th	ne water to be used for Maintenance of Wetlands for Recreation and Wildife/Storage Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
4. Th	ne water heretofore permitted for as decreed Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.		
5. Th	be water is to be diverted at the following point Lahontan Dam being within SWASEA, Section		
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9. Us	se will be from as decreed to of each year. Month and Day Month and Day		
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	ecifications of your diversion or storage works.) <u>No new diversion or storage works on the</u> State manner in which water is to be diverted, i.e. diversion structure,		
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is to be transferred by	this application, and 2) 3.5 acre-feet for each of the
13.30 water-righted acres	s remaining at existing place of use.
	Bys/ Robert Wigington Robert Wigington, Applicant's Attorney
Compared am/jm am/se	Robert Wigington, Applicant's Attorney 1244 Pine Street or Agent
Protested	Boulder, Colorado 80302
Protested ==	
APPR	OVAL OF STATE ENGINEER
This is to certify that I have examined the following limitations and conditions:	e foregoing application, and do hereby grant the same, subject to the
will be affected by the change pro This temporary permit is furt This temporary permit is also VII in the United States of Ame O.C. No. D-183 BRT. The net cor acre of land removed from irrigati This temporary permit is	ther issued pursuant to NRS 533.370, Section 1(b). o issued for the consumptive use pursuant to Article erica vs. Alpine Land and Reservoir Company, et al., assumptive use is determined to be 2.99 acre feet per ion. issued pursuant to the provisions of NRS 533.345 and 16, 1992 at which time all rights herein granted
-	nited to the amount which can be applied to beneficial use, and not to acre season,

Work must be prosecuted with reasonable dilige	nce and be completed on or before
Proof of completion of work shall be filed before	e
Application of water to beneficial use shall be m	nade on or before
Proof of the application of water to beneficial us	se shall be filed on or before
Map in support of proof of beneficial use shall b	be filed on or before
Completion of work filed	. IN TESTIMONY WHEREOF, I, R. MICHAEL TURNIPSEED, P.E.
	State Engineer of Nevada, have hereunto set my hand and the seal of my
Proof of beneficial use filed	office, this 17th day of May
Cultural map filed	A.D. 19912.
Certificate NoIssued	Medel lungar fre
	State Engineer